UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ROBIN L. MCCOY-FELIU,

Plaintiff,

19 Civ. 111 (PAE)

-V-

JORGE SALEGA, et al.,

<u>ORDER</u>

Defendants.

PAUL A. ENGELMAYER, District Judge:

In advance of next week's case management conference, the Court wishes to notify counsel that, in light of the ongoing public health crisis, it presently assesses as unlikely that any jury trial will be able to be held in this Court until, at least, early September. In addition, the Court's criminal trial docket has to take priority, and the Court already has two certain criminal jury trials that had been scheduled for spring and will now need to take scheduling priority once jury trials resume. Therefore, a jury trial in this case is realistically unlikely until, at the very earliest, late fall, and depending on public health issues and other scheduling conflicts, it could easily slip into 2021.

The court's summer schedule is, however, widely open, to the extent that the parties may wish to consider a bench trial on all issues. The Court has no preference between a jury or bench trial in this case, but wanted counsel to be aware of the Court's calendar, in case the parties would have mutual interest in a bench trial. In the event of mutual consent to a bench trial, the Court would endeavor to schedule such a trial at a mutually convenient date during the summer.

Case 1:19-cv-00111-PAE Document 56 Filed 04/30/20 Page 2 of 2

Accordingly, the Court directs counsel to file a joint letter on the docket by May 6, 2020, at 5 p.m., that simply states—without identifying the parties' individual views—whether both parties are prepared to consent to a bench trial on all issues.

SO ORDERED.

Paul A. Engelmayer

United States District Judge

Dated: April 30, 2020

New York, New York